PATENT COOPERATION TREATY								
	ONAL PRELIMINA	RY EXAMIN	ING AUTHORITY					
To: F B Rice & Co 605 Darling Street BALMAIN NSW 2041		REC 0		PCT WRITTEN OPINION (PCT Rule 65)				
		F. 8.	RICE & CO.	Date of mailing (day/month/year)	'- 9 JAN 2004			
Applicant's or	sgeat's frie reference L			REPLY DUE	within TWO MONTHS from the above date of mailing			
Insernational .	Application No.		International Filing Dat	te (day/month/year)	Prierity Date (day/month/year)			
PCT/AU20	003/01004		8 August 2003		9 August 2002			
International	Patent Classificati	on (IPC) or	both national classifier	rtion and IPC				
int CL	A61F 11/00, A6	IB 17/56-						
Applicant			***************************************					
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((1)		Cast day	wn by this Internation	1 N - 1 - 1	A sharing			
					ing Audionity.			
Z. Chia opi	Basis of the opini		ing to the following ites	aust.				
1,70	W.	1045						
n _	Priority				*			
117	<u>!</u>		with regard to novelty, in	ventive step and industr	ial applicability			
IV [IV Lack of unity of invention							
V X	explanations supporting such statement							
L	V3 Certain documents ested							
<u></u>	Vij Certain defects in the international application							
ATU [Vi(1 Centain observations on the international application							
	 The FINAL DATE by which the international preliminary examination report must be established according to Rule 69.2 is: Decomber 2004 							
4. The app	dicant is hereby ins	ited to rep	ly to this apinion.					
Whea?	(i) a response being be established. The If no response is f the basis of this op Applicants wishing	g filed, or (ii) Report will lied by 1 mu infon. I to have the	one month before the FI take into account any res ath before the Final Dat benefit of a faither opinion	ast Dase by which the ir ponse (including smend e, the international preli in (if needed) before the	will not establish the Report before the earlier of thermational preliminary seasonation report minary mental filed before the Report is established. minary examination report will be established on report is established should some that on and preliminary examination report must be			
How?								
Also								
Name and m	siling address of the I	PBA/AU		Authorized Officer				
AUSTRALIA	AN PATENT OFFICE	3						
PO NGX 200, WODEN ACT 2606, AUSTRALIA E-mobil address: pet@poustralia.gov.am SUE THOMAS								

Form PCT/PEA/408 (Cover sheet) (July 1998)

WRITTEN OPINION

International application No. PCT/AU2003/01604

i.	3	dasis of the upin	noi							
1.	With	With regard to the elements of the international application:								
	[X]	[X] the international application as originally filed.								
		the description,	pages ,	as originally	filed,				٠.	
			pages ,	filed with the	e deman	sd,				
			pages ,	received on	with t	he latter of				
		the claims,	pages ,	as originally	filed,					
	Course		pages ,	as amended	under A	rticle 19,				
			pages ,	filed with the	e demas	sd,				
			pages ,	received on	with t	he latter of				
		the drawings,	pages ,	as originally	filed,					
			pages ,	filed with th	s demar	id,				
1			pages ,	received on	with t	he letter of				
		the sequence Ha	ting part of t	he descriptio	n:					
			pages ,	as originally	filed					
			pages ,	filed with th	e dema	nd :				
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	which	regard to the last the international alle international attended to the language of the language of the language of and/or 55.3).	application available or i a translation publication	was filed, us iurnished to it furnished fo of the interna	sless of his Auti r the pu tional a	serwise indicates sority in the foll- rposes of interna pplication (unde	i under this nwing languational search or Rule 48,3(item. age which h (under Rul b)).	is: e 23.1(b)).	1
3.		regard to any nucleotide and/or amino acid sequence disclosed in the international application, the written opinion was not the basis of the sequence listing:								
į		contained in the international application in printed form.								
	filed together with the international application in computer readable form.									
		furnished subsequently to this Authority in written form.								
	furnished subsequently to this Authority in computer readable form.									
		The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.								
		The statement til been furnished.					e form is ide	ntical to the	written soqu	ence listing has
4.		The amendment	s have resul	ted in the can	cellatio	a of:				
		the des	cription;	pages						
		the clai	ims,	Nos.						
		the dra	wings,	sheets/fig.						
5.		This opinion ha	s been estab	lished as if (s filed, as indi	ome of) cated in	the amendment the Supplement	s had not be al Box (Rub	en made, sin e 70.2(c)).	ce they have	been considered to
* 8	eplacer	nent zheets which i "originaliy filed"							icle 14 are rej	ferred to in this

Form PCT/IPEA/408 (Box 1) (July 1998)

WRITTEN OPINION

International application No. PCT/AU2003/01004

 Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Claims	12-14, 17, 20-22		YES
Claims	1-11, 15, 16, 18, 19, 23-25		NO
Claums			YES
Claims	1-25		NO
Claims	1-25		YES
Claims			NO
	Claims Claims Claims Claims	Claims 1-25 Claims 1-25	Claims 1-11, 15, 16, 18, 19, 23-25 Claims Claims 1-25 Claims 1-25

2. Citations and explanations

The following documents identified in the International Search Report have been considered for the purposes of this report:

D1.....US 5,906,635

D2.....US 6.427,086

Novelty (N) Claims 1-11, 15, 16, 18, 19, 23-25

Claims 1-5, 7, 8, 10, 11, 18, 23: D1 discloses an implantable hearing aid device comprising a harmetically scaled component (68) mounted by screws extending through tabs (70) (figures 7, 8 and 9 and column 8 lines 60 to 62).

Claims 1-3, 5-9, 15, 16, 19, 23-25: D2 discloses an intracranial neurostimulator comprising a control module (620) with flexible flange (632) mounted into cranium by bone screws (623) (column 35 lines 5 to 16)

Inventive Step (IS) Claims 1-25

Claims 1-11, 15, 16, 18, 19, 23-25 are not novel and therefore also lack inventive sten.

Claims 12-14, 17, 20-22; the features of these claims would be considered obvious to a PSA and consequently lack inventive step.

Porse PCT/IPEA/408 (Box V) (July 1998)